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- Exhibit P -

JOHN W. MINNIFIELD
PLAINTIFF

VS

MONTGOMERY CO. CIR. CT.
DEFENDANT
STATE OF ALABAMA

C.C. No 99-327

5mg



MOTION FOR/AN
WRIT OF HABEAS CORPUS

Come now in the Above style
AN/OR cause in pro/see litigation
JOHN WILLIE MINNIFIELD. MOTION THAT HE
BE BROUGHT BEFORE THE HONORABLE SALLY
GREENHAW CIR. JUDGE FOR THE MONTGOMERY
CO. CIR. CT. MIDDLE DISTRICT FOR THE
STATE OF ALA. TO SHOW CAUSE WHY
PLAINTIFF JOHN WILLIE MINNIFIELD SHOULD NOT
BE GRANTED RELIEF FROM THIS HARSH
CRUEL AN/OR BARBARIC SENTENCE
THE JURY IS NOT VERSE IN LAW
BUT THE COURT IS, OR IS IT? IT IS SO
CRUEL WHAT THIS CT. IS DOING TO
ONE OF ITS CITIZENS NAMELY JOHN
WILLIE MINNIFIELD. THIS IT SEEM
TO NOT WANT THE TRUTH TO PREVAIL

CONT:

John Willie Minnifield. Proved beyond a doubt that he were innocent of stalking. VANCEI MINNIFIELD. What is the message this Ct. is sending out, other than a racial epitome that if you are Black you are evil, Male you must pay. Justice is so blind in this case. Judge Greenhaw should have stepped down from hearing this case (1) she shown a blatant disregard for the law. STATEMENT she made when VANCEI MINNIFIELD was asked to get back on the stand. JUDGE GREENHAW STATEMENT I will not let you attack her credibility. This statement alone should have been enough to gain a new trial. SEE STATEMENT by LAWANDA BENSON. Audio Tape you know what she is. SEE STATEMENT by SECURITY GUARD CLAXTON/VANCEI STATEMENT THEY CHASED ME DOWN + I NO LONGER

CONF

WORKED FOR MONTGOMERY
CATERING SEE JOHNNY SULLIVAN
RONNIE WATER'S OWNERS STATEMENT
1 AS OF THAT DATE STILL WERE EMPLOYED
AT THAT FIRM. THEREFORE HAD REASON
TO BE ON PREMISE BUT DID NOT DUE
TO DOMESTIC PROBLEMS WITH WIFE.
SEE RONNIE WATER'S STATEMENT
HE DID NOT HIRE SECURITY GUARD
CLAXTON AS HE OR VONCIEL STATED
AND THE FOOT CHASE THAT ENSURED
JUDGE GREENHAW DID NOT PROPERLY
INSTRUCT THE JURY TO THE RULES
OF EVIDENCE. CT. KNEW THOSE WERE
PERJURY STATEMENT YET WOULD NOT
ALLOW VONCIEL TO TAKE THE STAND.
TO CORRECT STATEMENT. OR WHAT
WITNESSES RONNIE WATER'S JOHNNY
SULLIVAN, LAWAND BENSON, PETE ROSE
GLOREASE PETHUE CLAXTON TIMAN/
ROSE AND BROWN. YET CT WERE GOING
TO ALLOW PETE ROSE TO RETAKE
THE WITNESSES STAND BUT NOT
VONCIEL MINNIFIELD. THAT SHOW
WHERE CT PREJUDGED ITSELF.

CONF

LT IS AWARE OF COMMENT MADE
by D.A. ABOUT LOVE HE CANNOT
FEEL ONE'S FEELING. ALSO STATEMENT
THAT LOT'S OF WITNESS IS MISLEADING
TO THE JURY. DID OBJECT BUT LT
DID ALLOW STATE TO GET IN WHAT IT
WANTED AN ACT OF PREJUDICE by
CIR. LT. Judge GREENHAW. (2) LT DID
NOT INVESTIGATE MY BEING LOCKED BACK
UP BY FRIVOLUS CHARGES. WHERE WERE
STATE PROOF? 1ST. TIME LT INVESTIGATED
AN PROVED SHE LIED AND HAD ME
LOCKED UP LT. TURNED ME BACK ALLOOSE
NOT NOV. 6TH. LT. DID PUT BURDEN
ON ME I COULD WORK IN MONTGOMERY
AN/OR GO TO EVEN PROGRAM BUT
HAD TO LIVE IN ALEX CITY ROUND
TRIP daily 120 MILES daily, BE AT
WORK 6:30 AM. EVEN PROGRAM 6 PM TO
8:30 PM, THEN DRIVE BACK TO ALEX. CITY
THEN BE BACK HERE THE NEXT MORNING AT
6:30 FOR WORK. YET I HAVE A HOME HERE
I AM BUYING NOBODY LIVE IN YET I
HAVE TO LEAVE TOWN. leave my
HOME THIS IS TO SHOW THAT

CONT

CT. KNOW THE TRUTH BUT WILL NOT ACKNOWLEDGE THAT JOHN MUNNIFIELD IS NOT GUILTY OF STALKING BUT MERELY AN DOMESTIC DISPUTE ONLY NOT EVEN VIOLENCE. UNLIKE STATE VS TIMOTHY SEWELL. A PROVEN STALKER YET SAME CT AN/AT JUDGE AND D.A. WHERE THERE WERE VIOLENCE. YET TWO TIMES CT RECOMMEND EVEN PROGRAM FOUR NIGHTS A WEEK HAS PRIOR FELONY RECORD. THIS IS TO SHOW THAT CT. IS NOT FAIR AN/AT HAS A LONG WAY TO GO TO OVERCOME THIS PREJUDICE AN RACIAL THING.

SUMMARY JUDGEMENT

HOPE AN PRAY THAT THIS CT. WILL DO THE RIGHT THING IN GRANTING PLAINTIFF JOHN MUNNIFIELD RELIEF IN THE FORM OF RELEASING ME FROM ALL CHARGES, THIS CT. KNOW THAT IN HOLD. THIS CASE IS FRIVOLOUS AN MUST BE NAI/PROS WITH PREJUDICE

John W. Minnifield
Plaintiff

Montgomery Co. Ct. Ct

State of Alabama
Defendant

MOTION TO HEAR
AUDIO TAPE OF Wanda BENSON
AND RONNIE WATERS VANCEI Minnifield

Come now in Pro/se litigation
Plaintiff John W. Minnifield. Motion
to hear and/or read transcript
of those witnesses to show to the
Appeal Ct. There is an honest
mistakes in the tape and transcripts
that could sway the Jury decision
Not that reporter intended to miss
something so small by Ms. Benson
were talking so fast every thing
Plaintiff objected to Ct. overruled.
Therefore Plaintiff John Minnifield
hope and/or pray Ct will grant
this motion. This Ct. know the
truth but is not acknowledge the
the truth is here and John
Minnifield. Will not stop until
he is free this Ct. has changed

THE COURSE OF MY LIFE FOREVER THIS
CT. HAVE SHOWN WHAT A LIE CAN DO
THIS JUDGE AND/OR COURT HAS SHOWN
WHAT A FAKE AN MOCKERY OF
JUSTICE THIS CT. HAS DONE I WILL
PRAY FOR ALL INVOLVED THAT THEY
WILL SUFFER WORSE THAN I THIS
CT. KNOW I AM INNOCENT. I THINK
THE CT. NEED ANGEL MANGMENT. ALONG
WITH VONCIE/.

CERTIFICATE OF SERVICE

I CERTIFY THAT THE ABOVE IS TRUE
AND CORRECT TO THE BEST OF MY
KNOWLEDGE.

Respectfully Submitted
This 21 day March 2000
Plaintiff John W. Springfield
Witness Calvin Matsay
Witness Jim Calhoun
Witness John Harris